RUTH ANN AZEREDO EXHIBIT A

Lodestar Billing Format

<u>KEY:</u> OCW- Office Conference With **RA**-Ruth Ann Azeredo **TCW-** Telephone Call With **TR**-Timothy Romberger

I. Case Development, Background Investigation and Case Administration

Date	Work	Hours
Azeredo		
1/22/14	TCW client re: client's matter	0.8
1/22/14	Research re: security guards and FLSA claims, unpaid wages,	1.5
	overtime wages and treble damages for unpaid wages	
1/22/14	Emails to TR re: research of FLSA claim, unpaid wages, overtime	0.1
	and treble damages	
1/22/14	TCW TR re: client issues	0.2
1/23/14	Emails from client with additional information re: matter	0.1
1/27/14	Emails to/from client re: payroll/hours worked and DOL	0.3
	complaint	
1/28/14	Email to client re: DOL complaint	0.1
1/28/14	TCW TR re: analysis of approach and strategy	0.2
1/30/14	Emails to/from client re: withdrawing DOL complaint	0.2
1/31/14	TCW client re: case and DOL complaint	0.2
1/31/14	Email from client re: information needed	0.1
2/03/14	Emails to/from client re: withdrawal of DOL complaint	0.1
2/25/14	Email to client re: drafting initial complaint	0.1
2/25/14	TCW TR	0.1
3/01/14	Email to TR re: potential additional defendants	0.1
3/03/14	Email from client re: status	0.1
3/05/14	Review of client's notes; bullet client's notes for TR	0.6
3/05/14	Email to TR re: client's notes	0.1
3/05/14	TCW TR	0.1
3/11/14	Emails from TR re: James/Raymond Gilliard v. Sigma	0.1
	Security/Fleurimond	
3/11/14	TCW TR re: additional defendants	0.2
3/11/14	Emails to/from TR re: first to file rule	0.1
3/21/14	TCW client	0.3
3/21/14	Emails from TR re: filing and strategy issues	0.2
3/21/14	TCW TR re: defendant Fleurimond	0.2
3/25/14	Emails to/from TR re: status update; review of docket in	0.1
	James/Raymond Gilliard matter	

3/31/14	TCW client re: status and update on developments	0.3
4/03/14	Email from TR re: dismissal in James/Raymond Gilliard matter	0.1
4/03/14	TCW TR re: dismissal	0.1
4/07/14	Review of email re: additional issues	0.1
5/14/14	Email from client re: communication with sister	0.1
5/14/14	TCW TR	0.2
5/15/14	Email from TR re: client's communication with sister	0.1
5/15/14	TCW client	0.4
5/16/14	TCW TR re: status on service of Fleurimond/Resident Agent	0.2
5/22/14	Email and TCW client re: service on Fleurimond	0.3
5/27/14	Email from client re:	0.1
5/27/14	Emails to/from TR re: Fleurimond service	0.1
5/28/14	Email from client re: service completed on Fleurimond	0.1
5/29/14	TCW client re: service and discussing case	0.7
5/29/14	Emails to client re: service and memorializing TCW	0.5
5/30/14	Email to client re: proof of service	0.1
6/02/14	Facsimile and emails to/from client re: same	0.1
7/16/14	Emails to/from client re: moving forward	0.5
7/16/14	TCW client	0.5
7/23/14	Emails from TR re: payroll records	0.1
7/23/14	TCW TR re: payroll records	0.2
8/04/14	Email from client re: payroll records	0.1
8/06/14	Email to client re: payroll records	0.1
8/07/14	Email from client re: retrieving payroll records	0.1
8/08/14	Email from client re: retrieving payroll records	0.1
9/21/14	Email to client re: information regarding hours worked	0.1
10/21/14	TCW client	0.5
10/23/14	TCW client	0.3
10/28/14	TCW client	0.2
11/26/14	Email from TR re: docket review	0.1
12/04/14	Review of Order granting default judgment	0.1
12/04/14	TCW client re: order granting motion for default and questions	0.3
10/04/5	regarding next steps	
12/04/14	TCW TR re: order granting motion for default and next steps	0.2
Romberger		
1/22/14	TCW RA re: client issues	0.2
1/22/14	Review research re: security guards, overtime, and related issues	1.3
1/44/11		1.0
1/28/14	under the FLSA; continue research started by RAA	0.6
1/28/14		0.6

2/25/14	TCW RA	0.1
3/01/14	Review email from client re: witness information	0.1
3/01/14	Review email from client re: DOL	0.1
3/05/14	TCW RA re: Gilliard information	0.1
3/11/14	Research regarding Sigma Security; business entity records;	2.4
	SDAT trade name applications; ownership information; judiciary	
	case search and online records research/issues of proper party	
	ensuring all Defendants are identified	
3/11/14	Review Complaint filed in related case- James Gilliard	0.8
	-	
3/11/14	Emails to/from RA	0.1
3/11/14	TCW RA re: additional defendants	0.2
3/11/14 3/11/14	Ongoing research re: first to file Emails to/from RA	0.7
3/21/14 3/21/14	Email to RA re: filing and issues TCW RA re: Defendant Fleurimond	0.2
3/21/14		0.2
3/25/14	Email RA re: strategy issues	0.2
	Emails from/to RA re: status update, Review docket	
4/03/14	Review docket- James Gilliard case; email RA re: dismissal	0.2
4/03/14	TCW RA re: dismissal	0.1
4/07/14	Research Code of Federal Regulations for claim	1.1
4/07/14	Email to RA re: additional information for key issues	0.2
5/14/14	TCW RA	0.2
5/15/14	Email to RA re: client's communication with sister	0.1
5/16/14	Email from RA	0.1
5/16/14	TCW RA re: issues with Fleurimond and service	0.2
5/27/14	Emails from/to RA re: Fleurimond service	0.1
5/28/14	Emails from RA re: Fleurimond service	0.1
6/06/14	Receive ECF notice of summons returned executed	0.1
7/23/14	TCW RA re: payroll records for Defendant	0.2
7/23/14	Research re: ADP information request	0.3
7/23/14	TCW ADP	0.3
7/23/14	Emails to RA re: payroll	0.2
7/23/14	Review research re: damages, email from RA	0.2
Paralegal		
1/23/14	Email to client re: engagement agreement	0.1
1/27/14	Email to client re: information needed	0.1
3/04/14	Emails to/from client re: update	0.1
5/12/14	Email to client re: picture of Fleurimond	0.1
5/13/14	Emails to/from client re: picture of Fleurimond	0.1
5/14/14	Research local process servers; TC to process server; cover letter	0.4
7/1 4/1 4	and prep summons and complaint for process server	0.1
5/14/14	Emails to/from process server re: documents to be served	0.1

5/19/14	TCW process server re: update on status of service	0.1
5/19/14	Email from process server re: attempts at service; email to client	0.2
	re: same	
5/22/14	TCW process server re: status of service; TC x2 with client and	0.1
	email to client re: service of complaint	
5/27/14	Emails to/from client re: attempted service	0.1
5/29/14	TCW client re: proof of service; email to client re: same	0.3
9/09/14	TCW client re: update on matter and breakdown of hours worked	0.1
9/16/14	Email to client re: follow up on conversation to get breakdown of	0.1
	hours worked	
9/22/14	TCW client re: facsimile of breakdown of hours	0.1
11/24/14	TCW client re: documents and update	0.1
	SUBTOTAL (Case Development, etc.) Ruth Ann Azeredo	13.4
	SUBTOTAL (Case Development, etc.) Timothy Romberger	11.7
	SUBTOTAL (Case Development, etc.) Tracy Stanforth	2.2

II. Pleadings

Date	Work	Hours
Azeredo		
4/07/14	TCW TR	0.2
4/07/14	TCW client	0.5
4/07/14	Email from TR re: additional information needed for key issues	0.2
4/09/14	Email to client re: details of termination for complaint	0.1
4/14/14	Email from client re: information regarding termination	0.1
4/14/14	Emails to/from TR re: additional information from client	0.2
4/22/14	Email from TR re: initial draft of complaint	0.1
4/22/14	TCW TR	0.2
4/28/14	Review of initial draft of complaint and edits to same	0.6
4/28/14	Drafting complaint; edits to same; questions for client; research	2.8
4/28/14	TCW TR	0.2
4/28/14	Email to client re: latest draft of complaint	0.1
4/28/14	Email to TR re: latest draft of complaint	0.1
4/30/14	Emails to/from client re: latest draft of complaint and lingering	0.2
	questions; email to TR re: same	
5/01/14	TCW client re: complaint; questions re: same	0.5
5/01/14	Email to TR re: details from TCW client	0.1
5/01/14	Email from client re: Fleurimond address	0.1
5/01/14	TCW TR	0.2
5/05/14	Email to client; edits to complaint	0.2
5/05/14	Email from TR re: notice of consent	0.1
5/07/14	Emails to/from client re: status of filing	0.1
5/08/14	Final edits to complaint	0.8

5/08/14	Emails to/from TR re: filing status, notice of electronic filing of	0.2
	complaint, disclosure statement, case assignment	
Romberger		
4/04/14	Initial drafting process of Complaint, research	3.8
4/07/14	Email RA	0.3
4/07/14	TCW RA	0.2
4/14/14	Review client email	0.1
4/14/14	Emails to/from RA re: additional information from client	0.2
4/21/14	Ongoing drafting of Complaint	3.6
4/22/14	Revise and edit Complaint	2.2
4/22/14	Research working supervisor issues under regulations	0.6
4/22/14	Email to RA	0.2
4/22/14	TCW RA	0.2
4/28/14	Review research re: trebling case law under MWPCL	0.4
4/28/14	Email from RA	0.1
4/28/14	Review revised complaint	0.2
4/28/14	TCW RA	0.2
4/30/14	Email from RA re: client's email	0.1
5/01/14	TCW RA	0.2
5/01/14	Emails to/from RA re: update	0.1
5/01/14	Prepare notice of consent for FLSA claim	0.2
5/05/14	Email to RA re: notice of consent	0.1
5/07/14	Emails to/from RA re: status of filing	0.1
5/08/14	Emails from/to RA re: filing status; receive Notice of electronic	0.2
	filing of Complaint, Disclosure statement, case assignment	
Paralegal		
4/23/14	Review/edits to complaint; format check and verify citations of statutes and caselaw	1.6
5/06/14	Review and verify citations for notice of consent	0.4
5/07/14	TCW client; edits to complaint; email to client re: final draft of complaint and notice of consent	0.2
5/08/14	Final edits to complaint; draft/finalize civil cover sheet, summons, and disclosure of corporate interest; e-file complaint and accompanying documents	1.6
6/06/14	Draft/finalize return of service for summons; e-file with court	0.3
	CIDEOTAL (DL. P) D. 41 A. A. I	7.0
	SUBTOTAL (Pleadings) Ruth Ann Azeredo	7.9
	SUBTOTAL (Pleadings) Timothy Romberger	13.3
	SUBTOTAL (Pleadings) Tracy Stanforth	4.1

III. Interrogatories, Document Production, and Other Written Discovery

Date	Work	Hours
Azeredo		
	N/A	

IV. Depositions

Date	Work	Hours
	N/A	

V. Motions Practice

Date	Work	Hours
Azeredo		
6/20/14	Email from TR re: request for entry of default	0.1
6/20/14	TCW TR	0.2
6/22/14	Edits to request for entry of default; email to/from client re: same	0.2
6/23/14	Emails to/from TR re: request for entry of default	0.2
7/01/14	TCW TR	0.1
7/11/14	Review of request for entry of default; email from TR re: same	0.1
7/23/14	Email from TR re: motion for default, memo and declaration;	0.2
	quick review of same	
7/23/14	Research and review cases re: proof of FLSA	0.7
7/24/14	TCW TR	0.2
9/22/14	TCW TR re: additional information	0.2
10/01/14	Review of paperless correspondence re: motion for default	0.1
10/03/14	Email from TR re: damages	0.1
10/06/14	Email from TR re: damages calculations; review of same	0.2
10/06/14	TCW TR	0.2
10/21/14	Emails to/from TR re: client comments	0.2
10/21/14	Email from TR re: statute of limitations	0.1
10/21/14	Edits to facts for motion for default	0.8
10/21/14	TCW client re: clarification for facts in motion for default and	0.5
	client's declaration	
10/21/14	Edits to client's declaration for motion for default	0.6
10/22/14	Emails from TR re: hours worked/declaration	0.2
10/22/14	TCW TR	0.2
10/22/14	Email to client	0.2
10/23/14	Emails to/from TR re: schedule of hours worked	0.2
10/24/14	Email from TR with revised documents; review of same	1.2
10/28/14	Emails to/from client and facsimile from client re: signed	0.2
	declaration	
10/29/14	Emails to/from TR re: final review of documents before filing	0.1

Romberger		
6/20/14	Draft motion requesting entry of default and supporting	1.2
	declaration, email to RA	
6/20/14	TCW RA	0.2
6/23/14	Research regarding default damages, record keeping	0.3
6/23/14	Emails to/from RA	0.3
6/23/14	Receive ECF notice of default motion filing	0.1
7/01/14	Receive clerks entry of default	0.1
7/01/14	Email to RA	0.1
7/01/14	TCW RA	0.1
7/11/14	Email to RA re: entry of default	0.1
7/23/14	Drafting motion and memorandum in support of motion for	5.2
	Default Judgment	
7/23/14	Draft declaration- Gilliard	1.6
7/23/14	Email RA re: strategic issues	0.3
7/24/14	TCW RA	0.2
9/02/14	Review new Maryland Court of Appeals decision re: overtime	0.4
	and MWPCL	
9/02/14	Email from RA	0.1
9/22/14	TCW RA re: additional information	0.2
9/22/14	Facsimile from client re: hours worked for motion for default	0.1
9/22/14	Receive, review client notes	0.3
10/01/14	Receive paperless correspondence – Court	0.1
10/03/14	TCW Tracy	0.2
10/03/14	Emails to Tracy re: declaration and other issues	0.2
10/03/14	Prepare memo re: Gilliard damages issue	0.5
10/03/14	Email RA	0.1
10/4/14	Draft unpaid wages chart re: motion for default judgment;	2.6
	calendar review	
10/06/14	Email to RA	0.1
10/06/14	TCW RA	0.2
10/21/14	Research regarding statute of limitations; email to RA re:	0.4
	MWPCL	
10/21/14	Emails from/to RA re: clients comments	0.2
10/22/14	Revise and edit declaration; damages assessment, scheduling,	1.9
10/22/11	draft calendar	1.7
10/22/14	TCW RA	0.2
10/22/14	Revise and edit damages chart; research interest issues	2.5
10/22/14	Research regarding North Avenue Gateway Apartments; email to	0.4
	RA	
10/23/14	Emails to/from RA re: schedule of hours worked	0.2

1	SODIOTAL (Would is Tractice) Timothy Romberger	20.0
1	SUBTOTAL (Motions Practice) Timothy Romberger	25.5
	SUBTOTAL (Motions Practice) Ruth Ann Azeredo	7.3
10/29/14	Email to client re: motion for default as filed	0.1
10/00/11	default; memo and declaration	0.1
, _, <u>,</u> .	draft/edit/finalize proposed order for motion; E-file motion for	
10/29/14	Final edits and citation check for motion, memorandum;	2.6
10/29/14	motion for default and memorandum Emails to/from TR re: proposed order	0.1
10/28/14	Edits/review of citations for proper cite and format for drafts of	0.4
10/27/14	Edits to motion for default, memo and declaration; emails to client re: final drafts and signature on declaration	0.8
10/24/14	Review memorandum in support of motion for default; check and verify citations	1.8
10/21/14	include edits to hours calculation; TCW client re: verification of hours worked	1.1
10/08/14 10/21/14	TCW client re: motion for default and client's declaration Additional edits to client's declaration for motion for default to	0.1
	RA review	
10/03/14	Emails from TR re: declaration and other issues Edits to client's declaration to include TR edits; finalize draft for	0.1
	edits to client's declaration	
10/03/14	TCW client re: motion for default judgment and declaration;	1.7
10/03/14	TCW TR re: declaration for motion for default	0.2
6/23/14	E-file request for entry of default and order with Court	0.2
6/23/14	Draft/edits to request for default judgment and order of default	0.5
6/23/14	Research re: default judgment	0.4
Paralegal 6/11/14	Final edits to and e-file request for entry of default	
	Receive Det ming notice	V.1
10/29/14	Receive ECF filing notice	0.1
10/29/14	Email RA w/encls	0.1
10/29/14	Prepare proposed order	0.1
10/24/14	Email from Tracy	0.1
10/24/14	case, edits to damages chart and declaration Email to RA	0.1
	new arguments incorporating new Maryland Court of Appeals	
10/24/14	Final revisions to motion, memorandum in support; adding in	4.2

VI. Attending Court Hearings

Date	Work	Hours
	N/A	

VII. Trial Preparation and Post-Trial Motions

Date	Work	Hours
	N/A	

VIII. Attending Trial

Date	Work	Hours
	N/A	

IX. ADR

Date	Work	Hours
	N/A	

X. Fee Petition Preparation

Date	Work	Hours
Azeredo		
12/04/14	Begin drafting hours in litigation phase for fee petition	1.0
12/05/14	Continue hours in litigation phase for fee petition	4.2
12/11/14	Edits to RA and Stanforth declarations	0.5
12/11/14	Edits to Motion for Attorneys' Fees	0.6
12/17/14	Final edits to Motion for Attorneys' Fees and memo in support	1.0
Romberger		
11/26/14	Docket review; email to RA re: fee petition	0.2
12/04/14	Receive, review Order re: motion for default judgment; emails to/from Tracy	0.2
12/04/14	Review local rules, Appendix B, and Lodestar guidelines for fee petition	0.5
12/04/14	TCW RA re: Order	0.2
12/04/14	Research cases re: fee awards	1.4
12/04/14	Initial drafting of Memorandum in Support of Motion for Attorneys' Fees	3.4
12/04/14	Emails to/from RA re:	0.2
12/08/14	Revise and edit Memorandum in Support of Motion for Attorneys' Fees; Draft Motions for Attorneys; Fees; Emails to RA	0.9
12/08/14	Receive, review Declaration Kiyonaga re: fee petition	0.1
12/08/14	Email to RA	0.1
12/09/14	Drafting Declaration in Support of Attorneys' Fees	0.3
12/09/14	Email to RA	0.1

Paralegal		
12/08/14	Continue hours in litigation phase for fee petition	0.6
12/11/14	Additional drafts to hours in litigation phase for fee petition	0.2
12/11/14	Edits/format edits to memo in support of motion for attorneys' fees	0.6
12/15/14	Edits to Potoczak declaration; email to Potoczak re: same	0.3
12/15/14	Final edits to RA declaration	0.1
12/15/14	Final edits to Stanforth declaration	0.1
12/15/14	Additional edits to memo in support of motion; check and edit citations to include pinpoint cites; pull/review cases for pinpoint cites	2.6
12/17/14	Final edits to motion, memo in support, litigation phase hours and declaration; convert to pdf for e-filing	1.2
	SUBTOTAL (Fee Petition Prep.) Ruth Ann Azeredo	7.3
	SUBTOTAL (Motions Practice) Timothy Romberger	7.6
	SUBTOTAL (Fee Petition Prep.) Tracy Stanforth	5.7

Total Hours Azeredo	35.9
Total Hours Romberger	58.1
Total Hours Paralegal	23.2

$\frac{\textbf{DISBURSEMENTS AND EXPENSES}}{\textbf{EXHIBIT } \underline{\textbf{A}}}$

Date	Category/Description	Amount
5/08/14	Copies- In house; 18 pgs. x \$.25	\$4.50
5/14/14	Copies- Initiating pleading and documents for service;	\$9.00
	36 pgs. x \$.25	
6/06/14	Copies- Return of Service for Sigma Security and Richard	\$1.50
	Fleurimond; 6 pgs. x \$.25	
6/23/14	Copies - Request for Default for file; copies for service on	\$4.00
	Defendants; 16pgs. x \$.25	
10/29/14	Copies- Motion for Default Judgment w/accompanying Memo	\$40.00
	and Exhibits for file; copies for service on Defendants;	
	courtesy copy for Judge's chambers	
	160pgs. x \$.25	
6/23/14	Postage- Request for Entry of Default to Sigma Security	\$1.47
	(principal place of business); Sigma Security (Resident Agent);	
	Richard Fleuirmond (Individually) via First Class Mail	
10/29/14	Postage- Motion for Default Judgment to Sigma Security	\$7.98
	(principal place of business); Sigma Security (Resident Agent);	
	Richard Fleuirmond (Individually) via First Class Mail	
10/29/14	Postage- Courtesy copy of Motion for Default to Judge's	\$20.08
	Chambers via UPS	
January 2014	Online Research- Westlaw	\$98.48
April 2014	Online Research- Westlaw	\$54.52
May 2014	Online Research- Westlaw	\$.80
July 2014	Online Research- Westlaw	\$11.20
October 2014	Online Research- Westlaw	\$28.32
	TOTAL	\$281.85

Date Range: January 01, 2014 - January 31, 2014

Report Format: Detail-Account by Client (Targeted)

Products: Westlaw

Account by Client	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Tax Amount	Total Charge
Account: 1003882450							,	
Client POTENTIAL CLIENT. TERICA								
Included								
WESTLAW LINES			5,253		288.93 USD	24.24 USD	0.00 USD	24.24 USD
KEYCITE		5			35.00 USD	2.94 USD	0.00 USD	2.94 USD
TRANSACTIONAL ONLINE FINDS		5			100.00 USD	8.39 USD	0.00 USD	8.39 USD
TRANSACTIONAL SEARCHES		4			750.00 USD	62.92 USD	0.00 USD	62.92 USD
Totals for Included		14	5,253		1,173.93 USD	98.48 USD	0.00 USD	98.48 USD
Totals for Client POTENTIAL CLIENT. TERICA		14	5,253		1,173.93 USD	98.48 USD	0.00 USD	98.48 USD
Totals for Account: 1003882450		14	5,253		1,173.93 USD	98.48 USD	0.00 USD	98.48 USD
Report Totals - Included		14	5,253		1,173.93 USD	98.48 USD	0.00 USD	98.48 USD
Report Totals		14	5 253		1 173 93 USD	98 48 USD	0.00 USD	98 48 USD

Date Range:April 01, 2014 - April 30, 2014Report Format:Detail-Account by Client (Targeted)

Products: Westlaw

Account by Client	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Tax Amount	Total Charge
Account: 1003882450						,,		
Client GILLIARD								
Included								
WESTLAW LINES			5,040		277.22 USD	9.98 USD	0.00 USD	9.98 USD
KEYCITE		1			7.00 USD	0.25 USD	0.00 USD	0.25 USD
TRANSACTIONAL ONLINE FINDS		24			480.00 USD	17.28 USD	0.00 USD	17.28 USD
TRANSACTIONAL SEARCHES		4			750.00 USD	27.00 USD	0.00 USD	27.00 USD
Totals for Included		29	5,040		1,514.22 USD	54.52 USD	0.00 USD	54.52 USD
Totals for Client GILLIARD		29	5,040		1,514.22 USD	54.52 USD	0.00 USD	54.52 USD
Totals for Account: 1003882450		29	5,040		1,514.22 USD	54.52 USD	0.00 USD	54.52 USD
Report Totals - Included		29	5,040		1,514.22 USD	54.52 USD	0.00 USD	54.52 USD
Report Totals		29	5.040		1.514.22 USD	54.52 USD	0.00 USD	54.52 USD

Date Range:May 01, 2014 - May 31, 2014Report Format:Detail-Account by Client (Targeted)

Products: Westlaw

Account by Client	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Tax Amount	Total Charge
Account: 1003882450								
Client GILLIARD								
Included								
TRANSACTIONAL ONLINE FINDS		1			20.00 USD	0.80 USD	0.00 USD	0.80 USD
Totals for Included		1			20.00 USD	0.80 USD	0.00 USD	0.80 USD
Totals for Client GILLIARD		1			20.00 USD	0.80 USD	0.00 USD	0.80 USD
Totals for Account: 1003882450		1			20.00 USD	0.80 USD	0.00 USD	0.80 USD
Report Totals - Included		1			20.00 USD	0.80 USD	0.00 USD	0.80 USD
Report Totals		1			20.00 USD	0.80 USD	0.00 USD	0.80 USD

Date Range: July 01, 2014 - July 31, 2014

Report Format: Detail-Account by Client (Targeted)

Products: Westlaw

Account by Client	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Tax Amount	Total Charge
Account: 1003882450			,					
Client GILLIARD								
Included								
WESTLAW LINES			419		23.05 USD	0.48 USD	0.00 USD	0.48 USD
TRANSACTIONAL ONLINE FINDS		1			20.00 USD	0.41 USD	0.00 USD	0.41 USD
TRANSACTIONAL SEARCHES		2			500.00 USD	10.31 USD	0.00 USD	10.31 USD
Totals for Included		3	419		543.05 USD	11.20 USD	0.00 USD	11.20 USD
Totals for Client GILLIARD		3	419		543.05 USD	11.20 USD	0.00 USD	11.20 USD
Totals for Account: 1003882450		3	419		543.05 USD	11.20 USD	0.00 USD	11.20 USD
Report Totals - Included		3	419		543.05 USD	11.20 USD	0.00 USD	11.20 USD
Report Totals		3	419		543.05 USD	11.20 USD	0.00 USD	11.20 USD

Date Range:October 01, 2014 - October 31, 2014Report Format:Detail-Account by Client (Targeted)

Products: Westlaw

Account by Client	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Tax Amount	Total Charge
Account: 1003882450		,	,			,	,	
Client GILLIARD								
Included								
WESTLAW LINES			810		44.55 USD	0.64 USD	0.00 USD	0.64 USD
TRANSACTIONAL ONLINE FINDS		24			480.00 USD	6.89 USD	0.00 USD	6.89 USD
TRANSACTIONAL SEARCHES		4			1,450.00 USD	20.80 USD	0.00 USD	20.80 USD
Totals for Included		28	810		1,974.55 USD	28.32 USD	0.00 USD	28.32 USD
Totals for Client GILLIARD		28	810		1,974.55 USD	28.32 USD	0.00 USD	28.32 USD
Totals for Account: 1003882450		28	810		1,974.55 USD	28.32 USD	0.00 USD	28.32 USD
Report Totals - Included		28	810		1,974.55 USD	28.32 USD	0.00 USD	28.32 USD
Report Totals		28	810		1,974.55 USD	28.32 USD	0.00 USD	28.32 USD

BOWIE PARCEL EXPRESS 3262 SUPERIOR LANE BOWIE MD 20715 Bus 301-464-3507 Fax 301-262-5988

UPS Next Day Air Saver Letter - Comme Ship To:

CLERK'S OFFICE

U. S. DISTRICT COURT OF MARYLAND
101 W LOMBARD ST
BALTIMORE BYVISION
BALTIMORE, MD 21201-2605
Package ID: 214365 20.08
Tracking #: 172X44961390365983
Expected arrival: Thu 10/30 03:00 PM

Actual Wt: 0 lbs 6.5 ozs Rating Wt: 0.5 lbs

USPS First Class Mail Flat USPS First Cl 2 @ 2.66 2.66 3.32

SUBTOTAL TAX TOTAL

0.00

TEND American Expres

Customer: None selected

#208752

10/29/2014 04:04 PM
